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The Jimenez Complaint

- On July 12, 2007, Gloria Jimenez, on behalf of herself and a putative class, filed a 1. class action complaint (the "Jimenez Complaint") in the Superior Court of the State of California for the County of Alameda, designated as Case No. RC 07-335321. The Jimenez Complaint alleges the following causes of action against Perot Systems and Does 1 to 50: Failure to pay overtime, failure to pay accrued vacation, failure to provide itemized wage statements, unlawful business practices, and injunctive and declaratory relief.
- On July 16, 2007, Jimenez served Perot Systems with the Summons and 2. Complaint in that action.
- 3. On May 23, 2008, Perot Systems removed the Jimenez Complaint from the Superior Court of the State of California for the County of Alameda to the United States District Court for the Northern District of California, pursuant to 28 U.S.C. sections 1332 (as amended by the Class Action Fairness Act of 2005, Pub. L. 109-2, section 4(a) ("CAFA")), 1441(a) and (b) and 1446.
- 4. On June 18, 2008, Jimenez moved this Court to remand the Jimenez Complaint to the Alameda County Superior Court. That motion is set for hearing on August 5, 2008, in the Courtroom of the Honorable Elizabeth D. Laporte, Magistrate Judge of the United States District Court, Northern District of California.

The Gomez Complaint

- 5. On May 27, 2008, Angelita Gomez, on behalf of herself and a putative class, filed a class action complaint (the "Gomez Complaint") in the Superior Court of the State of California for the County of Alameda, designated as Case No. RG 08389410. The Gomez Complaint alleges the following causes of action against Perot Systems and Does 1 to 50: Failure to pay wages, failure to pay overtime, recovery of waiting time penalties, failure to provide itemized wage statements, unlawful business practices, and injunctive and declaratory relief.
- 6. On June 13, 2008, Gomez served Perot Systems with the Summons and Complaint in that action.

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7. Perot Systems is evaluating the Gomez Complaint to determine if it is removable from the Superior Court of the State of California for the County of Alameda to the United States District Court for the Northern District of California and whether coordination in this Court will avoid conflicts, conserve resources and promote efficient determination of the action.

Relatedness Of Actions

- 8. The Jimenez Complaint, the Gomez Complaint, and the Mancera Complaint involve all or a material part of the same subject matter and all or substantially all of the same parties as follows:
 - i. Each action alleges wage and hour violations under the California Labor Code;
 - ii. Perot Systems is the only named Defendant in each action; and
 - iii. Plaintiff in this action, Raul Mancera, may be a putative class member of either or both other actions as his employment and allegations coincide with those of the classes alleged in the Jimenez Complaint and the Gomez Complaint.

Dated: June 24, 2008

JACKSON LEWIS LLP

By:

JoAnna L. Brooks Timothy C. Travelstead Douglas M. Bria Attorney for Defendant

PEROT SYSTEMS CORPORATION,

a Delaware Corporation

1 CERTIFICATE OF SERVICE 2 I, Marianne Solano, declare that I am employed with the law firm of Jackson Lewis LLP. whose address is 199 Fremont Street, 10th Floor, San Francisco, California 94105; I am over the 3 age of eighteen (18) years and am not a party to this action. 4 On June 24, 2008, I served the attached document(s): 5 NOTICE OF PENDENCY OF OTHER ACTION OR PROCEEDING 6 in this action by placing true and correct copies thereof, enclosed in sealed envelope(s) addressed 7 as follows: 8 9 **COUNSEL FOR MANCERA** Frank A. Jelinch, Esq. COUNSEL FOR JIMENEZ 10 Law Office of Frank A. Jelinch Jonathan E. Gertler, Esq. 20045 Stevens Creek Boulevard, Suite 2G Joseph R. Igelmund, Esa. 11 Cupertino, CA 95014 Chavez & Gertler LLP Telephone: (408) 366-6300 42 Miller Avenue 12 Facsimile: (408) 252-3936 Mill Valley, CA 94941 Telephone: 415.381.5599 13 Facsimile: 415.381.5572 COUNSEL FOR GOMEZ Jonathan E. Gertler, Esq. 14 Daniel B. Siegel, Esq. Todd M. Schneider, Esq. 15 Chavez & Gertler LLP Joshua G. Konecky, Esq. 42 Miller Avenue Christian Schreiber, Esq. 16 Mill Valley, CA 94941 Schneider Wallace Cottrell Brayton Telephone: 415.381.5599 Konecky LLP 17 Facsimile: 415.381.5572 180 Montgomery Street, Suite 2000 San Francisco, CA 94104 18 Todd M. Schneider, Esq. Telephone: 415.421.7100 Joshua G. Konecky, Esq. Facsimile: 415.421.7105 19 Christian Schreiber, Esq. Schneider Wallace Cottrell Brayton 20 Konecky LLP Ricardo De Rosa, Esq. 180 Montgomery Street, Suite 2000 Law Offices of Ricardo De Rosa 21 San Francisco, CA 94104 6640 Brook Falls Circle Telephone: 415.421.7100 Stockton, CA 95219 22 Facsimile: 415.421.7105 Telephone: 209.345.7077 Facsimile: 209.476,0443 23 Ricardo De Rosa, Esq. Law Offices of Ricardo De Rosa 24 6640 Brook Falls Circle Stockton, CA 95219 25 Telephone: 209.345.7077

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NOTICE OF PENDENCY OF OTHER ACTION OR PROCEEDING

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